LEGAL ADVERTISEMENTS AMENDED ARTICLES OF INCORPO RATION OF THE KINGSTON MINING COMPANY.

KNOW ALL MEN BY THESE PRESENTS: That whereas, certain Articles of Incorporation of the KINC-STON MINING COMPANY, duly signed and executed on the 9th day of April 1901, and thereafter acknowledged and of forming a corporation under the certified so as to be entitled to recorda- laws of the Territory of Arizona and to tion under the laws of the Territory that end do certify as follows: of Arizona, were on the 9th day of FIRST: The name of the corporation of the county recorder of the county of Mining Company."

Maricopa, in the said territory, (that being the the county where the principal place of business of the soid corporation is situated) and where thereupon recorded by the said county recorder in a book kept for that purpose to-wit, Book 6, Article of Incorporations, at pages 188, 189, 190, 191, and 192, and, Whereas, a certified copy of said articles was also filed in the office of the Secretary of the said Territory of Articles or in any part thereof in any of the Secretary of the said Secretary of t

days in a newspaper published in the said county of Maricopa, towit: The Arizona Republican, a newspaper duly published at the city of Phoenix in said county and.

Whereas, the KINGSTON MINING COMPANY did commence business as a corporation as soon as its erticles were filed as aforesaid for record in the office of the said county recorder and has ever since been, and is yet, a corporation engaged in the transaction of the business for which it was greated as specified in the said Articles of Incorporation of its business now require that the aforesaid Articles of Incorporation be changed and amended in sundry of the particularist therein; stated, which changes and and options, rights and interests and and interests and appear and the by-producels thereof, the prepare for market and generally trade and deal in oils of the suid county recorder and has ever since been, and is yet, a corporation engaged in the transaction of the business for which it was greated as specified in the said Articles of Incorporation be changed and amended in sundry of the particularist therein stated, which changes and amendments are permitted by the laws of said territory, and by said original Articles of Incorporation and,

Whereas, at a meeting of the stock-Articles of Incorporation and,

Whereas, at a meeting of the stockby the vote of two-thirds of all the highways. stock of the corporation;

particulars:

lows, towit:

The capital stock of this corporation powers of individual owners thereof.

shall be four hundred thousand dollars (d) To apply for, purchase or other postponement. The capital stock shall be subscribed for, sold, issued, and the price thereof paid in at such times, for such prices and upon such terms and conditions as the board of directors shall, from time to time, by resolution determine; provided, however, that the purchase price of all stock shall be fully paid before the certificates therefor shall be issued, and all stock shall be issued fully paid and non-assessable. The board of directors shall have power to sell or exchange the shares of capital stock at par, for mines or for mineral claims, or for mills, smelters, machinery on such terms as they may hink best, or may sell the same for cash.

And we further certify and declare that except in so far as the same are inconsistent with the provisions of this instrument the aforesaid original Articles of Incorporation of date April 9th lurn, the president of said corporation have power to alide and ordinated. In witness whereof, George Washburn, the president of said corporation have power to alide and ordinated in the absence of the capital stock of this corporation such these objects.

The board of directors shall have power to sell or exchange the shares of capital stock issued therefor shall thereupon become full paid and non-assessable; and in the absence of the company's by-laws. No obscillation of the capital stock issued therefor shall thereupon become full paid and non-assessable; and in the absence of the company's by-laws. No obscillation of the capital stock issued therefor shall the two hundred (slied) each. Said capital the states and cities of devictors and said directors of the capital stock of this corporation and intercelly to feffectuate these objects.

(n) To cive the grantate to facilitate coins and incidently of the discount of sail of the discount of sail of the discount of sail of the capital stock is the purchase of the discount of sail of the capital stock is the purchase of the discount of the disco

majority of the stock of said corporation, have hereunto signed their names for that purpose. this 26th day of February, A. D. 1903. GEORGE WASHBURN

this 16th day of March A. D. 1963, ISAAC T. STODDARD, Secretary of Arizona. First publication March 19, 1903

ARTICLES OF INCORPORATION OF THE INTERNATIONAL OIL AND MINING COMPANY.

We, the undersigned, do hereby associate ourselves together for the purpose

April 1901, filed for record in the office shall be "The International Oil and Maricopa, in the said territory, (that SECOND: The names of the incor-

being the the county where the prin- porators of said Company are David B.

products of the company and to purchase, construct, own, maintain, use, sell, lease and otherwise dispose of resell, lease and otherwise dispose of refineries, factories, mills, plants, stores, holders of said corporation regularly sell, lease and otherwise dispose of reconvened and held at the principal place fineries, factories, mills, plants, stores, of business of the corporation in the hotels, warehouses, wharves, ships, fursaid county of Maricopa on the 13th naces, crushing works, hydraulic works, day of January, A. D. 1903, and ad- electrical works, and other works and journed to meet at New York City, N. conveniences, which may be necessary Y., on the 26th day of February A. D., or useful in connection with any of the 1903, at which meeting two thirds of all objects of the company; to construct, the stock of the corporation issued and maintain and operate railways, tramoutstanding was represented, the prop- ways, canals and other water courses osition to amend said Articles of Incor- from the principal works of the compaporation as hereinbelow shown was vot- ny to navigable streams or to existing ed upon and carried in the affirmative railways, tramways or other public

(c) To purchase, acquire, hold and NOW, THEREFORE, The under- dispose of the stocks, bonds and other signed, the president of said corporation evidences of indebtedness of any corpoand the holders of a two-thirds major- ration domestic or foreign and to isity of all the stock thereof issued and sue in exchange therefor its stock, outstanding, do hereby certify and de- bonds and other obligations; to borrow clare that the aforesaid Articles of money and execute notes, bonds, mort-Incorporation shall be, and are hereby, gages or deeds of trust to secure the changed and amended in the following same ; to exercise in respect to all of said bonds, mortgages, notes, shares of AMEND ARTICLE III to read as fol- capital stock, securities and other obligations, any and all the rights and

(\$400,000) divided into four hundred wise acquire and to hold, own, use, opthousand shares, of one dollar each, erate and to sell, assign or otherwise and the company shall have power to dispose of, or to grant license, in re-increase, subdivide, classify or reduce the capital for the time being, by the capital for the time being, by the further amendment of these articles, and processes used in connection with and to raise the whole or any part said company's business, Letters Patthereof, or any increased capital at a ent of the United States or elsewhere: premium, or with preference, guaran- and with a view to the working and detee, privilege or other advancement or velopment of the same, to carry on any The capital stock shall business which the corporation may

In witness whereof, George Wash- of directors and said directors shall burn, the president of said corporation have power to alter, amend and rescind and also the holders of a two-thirds the same at any general meeting of the

countries.
(b) To purchase and sell precious met-

of the same which are made through the company, for their sale in Mexico or abroad.

(c) To make advances on bills of lading covering merchandise or national products which are shipped from one market to another in Mexico, or from foreign countries, also upon shares and values of all descriptions.

(d) To discount promissory notes and all kinds of documents and titles of credits payable in the Republic of Mexico, provided the date when they become due does not exceed six months and that they are accepted by the board of directors.

(e) To keep a current account with the elicuts of the company, with or without advancements.

(f) To receive deposits from one dollar upwards and to open check accounts with collateral security upon all kinds of values and commercial effects, which may be approved by the board of directors.

(h) To open current accounts subject to interest with nersons of well-known good standing, with a stipulation that such accounts must be for a fixed amount to be settled within a term not to exceed six months, and with the condition that the debtor must sign the document which the board of directors may decide.

(i) To act as attorney-in-fact and rep-

parties, societies or public establish-ments and institutions, and doing a gen-

the same at any general meeting of the board or at a special meeting called for that purpose.

EIGHTH: The highest amount of indebtedness or liability, direct or contingent, to which this corporation is at

of Arizona or the by-in-as of this corporation.

10. The officers of this corporation shall consist of a president, vice-president, secretary, cashier, accountant, examining auditor and two substitutes, and such other officers as the board of directors may deem necessary, who shall be chosen by such board, except the examining auditor and his substitutes, who will be chosen by the shareholders. These officers are subject to the provisions of the by-laws.

11. The books of the corporation may be kent in the City of Mexico.

12. The private property of the stockholders of this corporation shall be exempt from corporate debts of any kind whatseever.

whatsoever
IN WITNESS WHEREOF, we have
hereunto set our hands and seals this
slateenth day of March, 1963,
ANDREW D. BARLOW,
By L. B. SPYER,

ANDREW D. BALL. B. SPYER.
Attorney in fact.
TRINIDAD SANCHEZ SANTOS.
By L. B. SPYER.
Attorney in fact.

JOSEPH SPYER. By L. B. SPYER. Attorney in fact.

L. B. SPYER.

Territory of Arizona.

County of Maricopa. ss.

Before me, William English, a notary public in and for the County of Maricopa. Territory of Arizona, on this day personally appeared Andrew D. Barlow, Trinidad Sanchez Santos and Joseph Spyer, by L. B. Spyer, their attorney-infact, and L. F. Spyer, known to me to be the persons described in, whose names are subscribed to and who executed the foregoing instrument and acknowledged to me that they executed the same for the purposes and considerations therein expressed.

Common Council of Phoenix, in the County of Maricopa, Territory of Arizona, held in the council chamber in the City of Phoenix, in said County and Territory, on the 2d day of March, 1903, and at which meeting there was present a quorum of said Common Council of Phoenix, in the County of Maricopa, Territory of Arizona, held in the council chamber in the City of Phoenix, in said County and Territory, on the 2d day of March, 1903, and at which meeting there was present a quorum of said Common Council of Phoenix, in said County and Territory, on the 2d day of March, 1903, and at which meeting there was present a quorum of said Common Council of Phoenix, in said County and Territory of Arizona, held in the city of Phoenix, in said County and Territory, on the 2d day of March, 1903, and at which meeting there was present a quorum of said Common Council of Phoenix, in the County of Maricopa, Territory of Arizona, held in the council chamber in the City of Phoenix, in said County and Territory, on the 2d day of March, 1903, and at which meeting there was present a quorum of said Common Council of Phoenix, in the County of Maricopa, Territory of Arizona, held in the council chamber in the City of Phoenix, in said County and Territory of Arizona, held in the council chamber in the City of Phoenix, in said County and Territory, on the 2d day of March, 1903, and at which meeting the City of Phoenix, in th

expressed.

IN WITNESS WHEREOF I have hereunto set my hand and affixed my official
sed (his sixteenth day of March, 1963.

(Scal) WILLIAM ENGLISH,
Natory Public

My commission expires March 19, 1994

My commission expires March 12, 1964.

CONSULATE-GENERAL OF THE
UNITED STATES.
CITY OF MEXICO.

KNOW ALL MEN BY THESE PRESENTS: That I, Joseph Spyer of the City of Mexico, Republic of Mexico, have made, constituted and appointed, and by these Presents, to make, constitute and appoint 1. B. SPYER my true and lawful Attorney for me and ity my name, place and stead, to act for me and sign my name to an application for a charter for the CATHOLIC BANKING COMPANY OF MEXICO, or any other document of documents, in connection with the incorporation of said Company, giving and granting to my said Attorney, full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done, by virtue hereof, with full power or substitution or revocation, hereby ratifying and confirming all that my said Attorney or his substitute or substitutes may or shall hawfully do, or cause to be done, by virtue hereof.

IN TENTIMONY WHEREOF, I have

IN TESTIMONY WHEREOF, I have the Mayor and Recorder of said City ment against Emma C. H. Hinton and

this 38th day of February A. D. 1985.
GEORGE WASHBUNN
GEORGE HUTTON
JOHN H. AVEITY
TRUSTIM CONNELL
Bown to before me this the day of March 1982.

A. W. THOMPSON.
(Notarial Seal) Notary Public.
Jan 28th, 1985.
Subscribed and sworn to by Trustim formation of the simple of this corporation is a the capital stock.

Mart Bown to before me May the subscribed and sworn to by Trustim formation of the simple of this corporation is a the standard of the county of the subscribed and sworn to by Trustim formation of the simple of the stock of this corporation shall be six day of public.

My commission expires Jan. 29th, 1985.
(Notarial Seal) Notary Public.
My commission expires Jan. 29, 1987.
(Notarial Seal) JANS B. SWAN, (Notarial Seal) JANS B. SWAN, (Notarial Seal) John H. Avery, Sworn to before me, this sth day of March.
My commission expires Nov. 22th, 1966.
Territory of Arizona
County of Maricopa, 82.

J. B. F. MeFall, county recorder is and for the county and territory aforested and sworn to be a county of the coun

ANDREW D. BARLOW, voting wards of said City of Phoenix,

(Notarial Seal) Notary Public.

My commission expires on the 30th day of March, 1903.

N. Y. Co. (27)

First publication March 19.

ARTICLES OF INCORFORATION OF THE THE CATHOLIC BANKING COMPANY OF MEXICO.

KNOW ALL MEN BY THESE PRESENTS: That we, whose names are here unto adiased, do hereby associate our selves together for the purpose of form lang a corporation under the laws of the Territory of Arizona, and to that end make the following cliarter:

1. The names of the incorporators are Santos, Joseph Syer and L. R. Spyer.

2. The name of the corporation shall be incorporation shall be incorporation which the such and conditions of the by-laws are largely and the transaction of the banking corrillation of the by-laws. See the subscriber, Edward M. Conlex, Vice and Deputy Consul General of the United States of America, at the City of Mexico, ss.

Be it remembered, that on this eleventh at the general meeting in 1894 will be deposed at the general meeting in 1894 will be deposed on the policy of the provisions and conditions of the by-laws. See the provisions and conditions of the by-laws. See the subscriber, Edward M. Conlex, Vice and Deputy Consul General of the Consul General of the consultation of the banking translation of the banking translation of the banking trust and loan busiens:

2. The name of the corporation shall be with the subscriber of the purpose of form in the provisions and conditions of the by-laws. See the provision and conditions of the by-laws. See the provision and conditions of the by-laws. See the provisions and conditions of the by-laws. See t

County of Arizona,
County of Maricopa, 85.
I, B. F. McFall, County Recorder in and for the County and Territory aforesaid, hereby certify that I have compared the foregoing copy with the original Articles of Incorporation of THE CATHOLIC BANKING COMPANY OF MEXICO filed and recorded in my office on the 17th day of March, 1905, in Book No. 14 of Incorporations, at Page —, and that the same is a full, true and correct copy of such original and of the whole thereof.

Witness my hand and seal of office, this 17th day of March, 1905.

Witness my hand and seal of office, this 17th day of March, 1962. (Seal) B. F. McFALL, County Recorder.

By A S. ARTHUR, Deputy.
Filed and recorded in the office of the Secretary of the Territory of Arizona this lith day of March, A. D. 1963, at 2 p. m. ISAAC T. STODDARD. of Arizozna First publication March 19.

CITY BOND ELECTION.

WHEREAS, At a meeting of the Common Council of Phoenix, in the County of Maricopa, Territory of Arithe City of Phoenix, in said County and Territory, on the 2d day of March, 1903, of Phoenix, the following resolution

RESOLUTION NUMBER 139. RESOLUTION ORDERING AN ISSUANCE OF BONDS FOR WA-TER WORKS IN THE CITY OF THE COMMON COUNCIL OF 19 South First Avenue, Phoenix, Ari-

real or personal property subject to taxation within the corporate limits of the City of Phoenix, in the County of the City of Phoenix, in the County of the City of Phoenix in the City o Maricopa, Territory of Arizona, to be shal.

the amount of Three hundred thou-sand (\$300,000) Dollars, for the purpose thereof at general city elections in pound cover paper, uniform in in hereof.

IN TESTIMONY WHEREOF, I have said City of Phoenix, to be owned and said City of Phoenix and an owner of creunto set my hand, in the City of operated by the said City of Phoenix real or personal property. IN TESTIMONY WHEREOF, I have hereunto set my hand, in the City of Mexico. Republic of Mexico, in the Consultate General of the United States of America, this eighteenth day of February, in the year of our Lord, One Thousand nine hundred and three.

Witness: Adolph W. Cobrecht.

Republic of Mexico.

Editory of Phoenix and the inhabitants thereof with water. Said bonds to be issued in denominations of One thousand (\$1,000) Dollars each, the principal to be due in twenty-like the City of Mexico.

Editory of Phoenix and an owner of real or personal property subject to taxation within said City of Phoenix and the time said election by the laws of the United States of America, this eighteenth day of February and the principal to be due in twenty-like the City of Mexico.

Editory of Phoenix and an owner of real or personal property subject to taxation within said City of Phoenix and the time said election by the laws of the United States of America, this eighteenth day of February and the inhabitants thereof with water. Said bonds to be issued in denominations of One thousand (\$1,000) Dollars and the inhabitants thereof with water. Said bonds to be issued in denominations of One thousand (\$1,000) Dollars and the inhabitants thereof with water. Said bonds to be issued in denominations of One thousand (\$1,000) Dollars and the inhabitants thereof with water. Said bonds to be issued in denominations of One thousand (\$1,000) Dollars and the inhabitants thereof with water. Said bonds to be issued in denominations of One thousand (\$1,000) Dollars and the inhabitants thereof with water. Said bonds to be issued in denominations of the time said election by the laws of the United States of America, water and the inhabitants thereof with water. Said bonds to be issued in denominations of the time said election is held. The time said clevel is the time said election in the time said election is held. The to exceed six months, and with the condition that the debtor must sign the decide.

(i) To act as atterney-in-fact and representative of private parties, companies in the comment of the characters.

(i) To act as trustees of real estate personal resonal resonance in the resonance of the City of Phoenix reserve to the right to pay off such bonds, in their council of said City of Phoenix reserve the right to pay off such bonds, in their council of said city of Phoenix reserve the right to pay off such bonds, in their council of said city of Phoenix reserve the right to pay off such bonds, in their council of said city of Phoenix reserve the right to pay off such bonds, in their council of said city of Phoenix reserve the right to pay off such bonds, in their council of said City of Phoenix reserve the right to pay off such bonds, in their council of said City of Phoenix reserve the right to pay off such bonds, in their council of said City of Phoenix reserve the right to pay off such bonds, in their council of said City of Phoenix reserve the right to pay off such bonds, in their council of said City of Phoenix reserve the right to pay off such bonds, in their council of said city of Phoenix reserve the right to the United States of America.

CONSULATE GENERAL OF THE UNITED STATES.
CITY OF MEXICO.
KNOW ALL MEN BY THESE PRESENTS: That I. TRINIDAD SANCHEZ, SANTOS, of the City of Mexico, have made, constituted and appointed, and by these Presents to make, constitute and appoint L. B. SPY EE my true and lawful Attorney for me and to sign my name to an application for a charter for THE CATHOLIC HOLIC HOLIC

at said election shall be substantially words and figures, as follows, to-wit: BOND ELECTION CITY OF

PHOENIX. To vote for the issuance of bonds, To vote against the issuance of

works in the sum of Three hundred thousand (\$200,000.00) Doilars. Yes.

For issuing bends for water

2rd. That a notice signed by the layor and attested by the City Recorder of said City of Phoenix specifying a time and designating the place or places in the several voting wards ia said City of Phoenix, at which such election shall be held and the purposes for which it is to be held, with the names of the officers who are to conduct said election in the various

e published in the "Arizona Gazette," the "Daily Enterprise," the "Arizona Republican," and the "Arizona Demo crat," the same being daily newspapers of general circulation published in said ity of Phoenix, for thirty days immediately previous to such election, to-That said election by conducted and the deed.

In Witness Whereof, I have hereunto set my hand and affixed the official seal of this Consulate General, the day and year next above written.

(Seal) EDWARD M. CONLEY. Vice and Deputy Consul General of the United States of America.

(Seal) WALTER TALBOT. Executor of the Last Will and Testations of the United States of America.

(Seal) WALTER TALBOT. Executor of the Last Will and Testations of the United States of America.

WALTER TALBOT, Mayor.

Attest: T. A. JOBS,

City Recorder," THEREFORE, Notice is hereby given that on Wednesday, the 15th day of April, A. D. 1903, an election will be held in said City of Phoenix, for the purpose of determining whether or not the Common Council of the City of Phoenix shall issue the bonds of said City of Phoenix in the sum of Three hundred thousand (\$300,000) Dollars, for the purpose of the construction of water works for sanitary and health purposes for the City of Phoenix, to at Phoenix.

and appointed by the said Common Council as follows viz:

In the First Ward, polling place at Strond building on Center Street he-E. M. Depew, Marshal.

In the Second Ward, polling place at Street between First and Second Avenues. M. W. Messinger, Inspector; J. L. B. Alexander and L. L. Plank. ELECTION TO AUTHORIZE THE Judges: R. S. Goodrich and P. P. Parker, Clerks; James Bark, Marshal. In the Third Ward, polling place at

THE COMMON COUNCIL OF zona. John T. Dunlap, Inspector: P. PHOENIX DO RESOLVE AS FOL. T. Hurley and J. A. Marshall, Judges; Martin Farrell and C. H. Dunlap. Clerks; Seth Beyers, Marshal, In the Fourth Ward, polling place at City Hall. N. A. Sanders, Inspector;

The polls at said election will be opened at the several polling places in said wards at the hour of eight (8) nix, Arizona, to Monday, April 6, 1903, o'clock in the forenoon and closed at at 12 o'clock m., for the printing, the hour of five (5) o'clock in the after- binding, finishing and delivery of three nix, in Maricopa County, Arizona Ter- noon of that day. Said election will be hundred and fifty copies of the proceedconducted and returns thereof made in ings of the Grand Lodge, I. O. O. F., the manner prescribed by law for consaid City of Phoenix, except that no person who is not a qualified elector of proceedings of 1901 and previous years,

IN TESTIMONY WHEREOF, I have hereon set my hand, in the City of Mexico, Republic of Mexico, in the Consulate General of the United States of America, this eighteenth day of February. In the year of our Lord, one thousand nine hundred and three. TRINIDAD SANCHEZ SANTOS.

Federal District City of Mexico, see Be it remembered, that on this eighteenth day of February in the year of our Lord, one thousand nine hundred and three, personally came before the subscriber, ANDREW D. BARLOW, Consul General of the United States of America, at the City of Mexico, TRINIDAD SANCHEZ SANTOS, to me personally known, and known to me to be the person described in, and who executed the foregoing Power of Attorney, and he thereupon acknowledged to me that he executed the same as his free act and deed.

IN WITNESS WHEREOF, I have the Mayor and Recorder of said City of Phoenix ilthographed or printed the Mayor and Recorder of said City of Phoenix ilthographed or printed the foreign for the United States of America, at the City of Mexico, Seal) with a said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon. Said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon. Said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon. Said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon. Said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon. Said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon. Said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon. Said bonds to be sold by the Common Council of the City of Phoenix ilthographed or printed thereon at the rate of Said City of Phoenix ilthographed or printed thereon and interest, \$200 attention of the City of Phoenix ilthographed or printed thereon at the rate of Said City of Phoenix, but the said Cit election officers in said City of Phoenix, each of the said defendants, as it exto be hereafter named by said Com-listed on the 17th day of November. mon Council and that the ballots used 1900, and together with a foreclosure of the mortgage lien of Scott F. Ennis in form and have printed thereon the as it existed on the 1st day of February., 1901, upon the following described

The E 1/2 of the SW 1/4 of Section Twenty-five (25) and the North 30 place an X in the square under the acres of the NW ¼ of the SW ¼ of word "Yes." Township 2 North, Range 2 East of bonds, place an X in the square under Gila and Salt River Base and Meridian, in Maricopa County, Arizona, together with the pro rata water rights numbered 159 and 160 in the Grand Canal,

attached to said quarter section. Public notice is hereby given that 1 will, at the Court House door of the said County of Maricopa, at the hour of 10 o'clock a. m., on Saturday the 11th day of April, 1903, sell at public auction to the highest and best or cash, in lawful money of the United States, all the right, title, claim and interest of the above named defendants in, of and to the above-described property, or so much thereof as may be necessary to satisfy said judgments and costs of suit, and all accruing costs.

Dated March 14th, 1903. W. W. COOK, Sheriff. First pub. March 14, 1903.

NOTICE TO CREDITORS. Estate of Henrietta Von S. Latham,

Notice is hereby given that the undersigned, executor of the last will and testament of Henrietta Von S. Latham, deceased, to the creditors of and all wit, the 15th day of April, A. D. 1903. persons having claims against the said deceased, to exhibit them, with the returns thereof be made in the manner necessary vouchers, within ten months prescribed by law for conducting elec- after the first publication of this notions and making return thereof at tice, to the said executor, at his office,

> Executor of the Last Will and Testament of Henrietta Von S. Latham,

Dated Phoenix, this 24th day of Feb ruary, 1903. First publication February 25, 1903.

IN THE PROBATE COURT Of the County of Maricopa, Territory

of Arizona. In the matter of the estate of Jacob Heinsohn, deceased. Order to show chuse why order of sale of real estate should not be made.

It appearing to this court, by the petition this day presented and filed by be owned and operated by the City of the California Safe, Deposit and Trust Co., of the city of San Francisco vs. The following places in the several executor of estate of Jacob Heinsohn, wards in the said City of Phoenix at deceased, that it is necessary to sell which said election shall be held and the whole or some portion of the real the names of the officers who shall estate of said decedent to pay the debts conduct said election at said respective of decedent and the expenses and polling places have been designated charges of administration, and the cash bequests and legacies mentioned in the

will of said Jacob Heinsohn, deceased. It is therefore ordered by this court: That all persons interested in the estween Washington and Adams Street. tate of said deceased appear before the James Shott, Inspector; J. B. Wood-said Probate Court on Friday, the 10th ward and Frank Mognett, Judges: E. day of April, A. D., 1903, at the hour N. Potter and Wm. A. Milton, Clerks; of 10 o'clock a. m., of said day, at the court room of said court, at the court house in the city of Phoenix, Maricopa E. W. Wells building on Washington county, territory of Arizona, to show cause why an order should not be granted to said executor, to sell so much of the said real estate as shall be necessary and that a copy of this order be published four successive weeks in the Arizona Republican, a newspaper printed and published in the said county of Maricopa.

Dated March 9th, 1903. J. C. PHILLIPS. Judge of the Probate Court. First pub. March 10.

NOTICE.

Notice is hereby given that bids will be received at the office of the Grand Secretary of the Independent Order of Odd Fellows, Geo. A. Mintz, at Phoefor year 1903, the same to be printed on and quality and style of work with the to be delivered to the Grand Secretary, together with original copy, as per provisions of Article XV, Constitution of the Grand Lodge of Arizona. Bid to include indexing. The privilege of rejecting any and all bids is reserved.

GEO. A. MINTZ. Chairman Committee on Printing. First publication March 5.

ELECTION NOTICE Notice is hereby given to the qualified electors of Buckeye School District No. 33, County of Maricopa, Territory of Arizona, that an election will be held on Tuesday, March 31st, 1903, at which will be submitted the question of voting bonds for the purpose of building a new school house brick, two stories high, sixty (60) by thirty (30) feet in size. It will be necessary to raise for this purpose the of two thousand four dred (\$2,490) dollars; one the amount, one thousand two hundred (\$1,200) dollars to run for fifteen (15) years; the remaining half, one thousand two hundred (\$1,200) dollars to run twenty (20) years. Interest at the rati of seven (7) per cent per annum.

B. A. Hadsell, W. B. Long and N. Griffiths are hereby appointed judges for said election. Polls will be open at the Buckeye school house between the hours of \$ ~ a. m. and 4 p. m.

LILLIE M. SMITH, C. H. BARKLEY. G. R. LYALL District School Trustees. Dated March 10, 1903.

First pub. March 14, 1903. When you wake up with a bad taste in your mouth you may know that you need a dose of Chamberlain's Stomach and Liver Tablets. They will clear, se your stomach, improve your appecte and make you feel like a new man. They are easy to take, being sugarcoated, and pleasant in effect. For

Sale by all druggists. AS IT SHOULD BE.

"What," asked the pessimist, "has beome of all the old-fashioned girls?" 'The majority of them," rejoined the optimist, "are happy wives and mothers at this stage of the game."-Cht-

cago Tribune. You will never wish to take another dose of pills if you once try Chamberlain's Stomach and Liver Tablets. They are easier to take and more pleasant in effect. They cleanse the stomach and regulate the liver and bowels.

For sale by all druggists. Some cooks have nothing to show for their work but the burns on their hands.

Ladies! \$500 Reward For a case suppression, any cause in pathology, my monthly reg. falls to relieve; safe. harmless; mait; how long suppressed. Dr. Jackson R.Co. 169 Dearborn St. Chicago

Scott's Santal-Pepsin Capsules A POSITIVE CURE For Inflammation or Catarrh of the Bladder and Diseased of the Bladder and Diseased Kidneys. No cure no pay. Cures quickly and Perma-nently the worst cases of Gonorrhoea and Gleet, no matter of how long stand-ing. Absolutely harmless, Sold by druggists. Price \$1.00, or by mail, postpaid, \$1.00, 3 boxes \$2.75. 90 THE SANTAL-PEPSIN CO.,

GOODMAN'S PHARMACY, AGENTS